UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW JERSEY CAMDEN VICINAGE

IN RE: BENICAR (OLMESARTAN)
PRODUCTS LIABILITY LITIGATION

MDL No. 2606

This document relates to:

Honorable Robert B. Kugler, District Court Judge

Honorable Joel Schneider, Magistrate Judge

SHORT FORM COMPLAINT

Plaintiff(s) file(s) this *Short Form Complaint and Demand for Jury Trial* against Defendants named below by and through the undersigned counsel. Plaintiff(s) incorporate(s) by reference the allegations contained in the *Plaintiffs' Master Long Form Complaint and Jury Demand in In re: Benicar (Olmesartan) Products Liability Litigation*, MDL 2606 in the United States District for the District of New Jersey, Camden Vicinage. Plaintiff(s) file this Short Form Complaint as permitted by Case Management Order No. 6 of this Court.

In addition to those causes of action contained in *Plaintiffs' Master Long*Form Complaint and Jury Demand, where certain claims require specific pleading and/or amendments, Plaintiff(s) shall add and include them herein.

IDENTIFICATION OF PARTIES

Identification of Plaintiff(s)

prod	luct(s):
Proc	
2.	Plaintiff(s) is/are a citizen of
3.	Consortium Claim(s): The following individual(s) allege damages for le
of c	onsortium:
4.	Survival and/or Wrongful Death Claims:
4.	Survival and/or Wrongful Death Claims: a. Name and residence of Decedent Plaintiff when he/she suffered
	a. Name and residence of Decedent Plaintiff when he/she suffered
	a. Name and residence of Decedent Plaintiff when he/she suffered products(s) related injuries and/or death:
artai	a. Name and residence of Decedent Plaintiff when he/she suffered products(s) related injuries and/or death:
	a. Name and residence of Decedent Plaintiff when he/she suffered products(s) related injuries and/or death:
artai	a. Name and residence of Decedent Plaintiff when he/she suffered products(s) related injuries and/or death:
5.	a. Name and residence of Decedent Plaintiff when he/she suffered products(s) related injuries and/or death: Plaintiff/Decedent was born on: Plaintiff filing this case in a representative capacity as the
5.	a. Name and residence of Decedent Plaintiff when he/she suffered products(s) related injuries and/or death: Plaintiff/Decedent was born on:

	Plain	Plaintiff(s) claims damages as a result of:						
		injury to herself/himself						
		injury to the person represented						
		wrongful death						
		survivorship action						
		economic loss						
		loss of services						
		loss of consortium						
<u>Iden</u>	<u>tificati</u>	on of Defendants						
7.	Plain	ntiff(s)/Decedent Plaintiff(s) is/are suing the following Defendant(s)						
(plea	se che	ck all that apply):						
Daii	chi Sar	nkyo Defendants:						
		Daiichi Sankyo, Inc.						
		Daiichi Sankyo U.S. Holdings, Inc.						
		Daiichi Sankyo Co., Ltd.						
Fore	st Def	endants:						
		Forest Laboratories, LLC, f/k/a Forest Laboratories, Inc.						
		Forest Pharmaceuticals, Inc.						
		Forest Research Institute, Inc.						

Additional Defendants:				
☐ Other Defendant(s) (please specify):				
JURISDICTION AND VENUE				
Jurisdiction:				
8. Jurisdiction in this Short Form Complaint is based on:				
☐ Diversity of Citizenship				
Other (As set forth below, the basis of any additional groun				
for jurisdiction must be plead in sufficient detail as required by the applicable				
Federal Rules of Civil Procedure)				
<u>Venue:</u>				
9. District Court and Division in which remand trial is proper and where yo				
might have other filed this Short Form Complaint absent the direct filing order b				
this Court:				

CASE SPECIFIC FACTS

10.	Plaintiff(s) currently reside(s) in (City, State):
	At the time of Plaintiff's/Decedent's <i>olmesartan</i> product(s) injury, ntiff/Decedent resided in (City, State):
12.	Plaintiff/Decedent began using olmesartan product(s) as prescribed and
indic	cated on or about the following date:
13.	Plaintiff/Decedent was prescribed and used the following olmesartan
prod	lucts:
	□ BENICAR®
	□ BENICAR HCT®
	\square AZOR®
	☐ TRIBENZOR®
14.	As a result of ingesting olmesartan products, Plaintiff/Decedent suffered
perso	onal and economic injur(ies), including, but not limited to, the following:
	

CAUSES OF ACTION

15.	Plaintiff(s)	hereby adopt(s) and incorporate(s) by reference the <i>Master Long</i>			
Form Complaint and Jury Demand as if fully set forth herein.					
16.	The following claims and allegations asserted in the Master Long Form				
Complaint and Jury Demand are herein adopted by the Plaintiff(s):					
		Count I: Products Liability – Design Defect (Strict Liability)			
		Count II: Products Liability – Failure to Warn (Strict Liability)			
		Count III: Gross Negligence			
		Count IV: Negligence			
		Count V: Negligence per se			
		Count VI: Negligent Design			
		Count VII: Negligent Misrepresentation			
		Count VIII: Fraudulent Concealment			
		Count IX: Constructive Fraud			
		Count X: Fraud			
		Count XI: Breach of Express Warranties			
		Count XII: Breach of Implied Warranties			
		Count XIII: Unjust Enrichment			
		Count XIV: Violation of Consumer Protection Law of the State			
		of			
		Count XV: Loss of Consortium			
		Count XVI: Wrongful Death			

		Ш	Count X	VII: Su	ırvıval Actı	on			
			Count X	VIII: P	unitive Da	mages			
			Furtherm	ore, I	Plaintiff(s)	assert(s)	the	following	additional
theo	ries an	d/or Sta	ate Causes	of Ac	tion agains	t Defendar	nt(s) io	dentified ir	n paragraph
(4) a	bove.	If Pla	intiff(s) in	clude(s) addition	al theories	of re	ecovery, to	the extent
that	they	require	specifici	ty in	pleadings,	the spec	ific f	acts and	allegations
supp	orting	these th	heories m	ust be	pled by Pla	aintiff(s) in	n a ma	anner comp	olying with
the	requ	iiremen	ts of	the	Federal	Rules	of	Civil	Procedure.

WHEREFORE, Plaintiff(s) pray(s) for relief and judgment against Defendants of compensatory damages, punitive damages, interests, costs of suit, and such further relief as the Court deems equitable and just, and as set forth in the *Master Long Form Complaint and Jury Demand* as appropriate.

JURY DEMAND

Plaintiff(s) hereby demand a trial by jury as to all claims in this action.

Dated:	Respectfully Submitted by:
	/s/ Zachary Peter Lowe_
	Zachary Peter Lowe, Esq.
	Nathan Buttars, Esq.
	LOWE LAW GROUP
	6028 S. Ridgeline Drive, Suite 203
	Ogden, UT 84405
	Phone: 801-917-8500
	Fax: 801-917-8484
	Email: pete@lowelawgroup.com
	nate@lowelawgroup.com

Counsel for Plaintiff(s)